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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/766,797	01/28/2004	William R. McIntire	56.0470DIV	4000	
27452	27452 7590 08/23/2004			EXAMINER	
SCHLUMBERGER TECHNOLOGY CORPORATION			RIVELL, JOHN A		
,	ELL STIMULATION IBERGER DRIVE, MD	!	ART UNIT	PAPER NUMBER	
	D, TX 77478		3753		

DATE MAILED: 08/23/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	10/766,797	MCINTIRE ET AL.	V
Office Action Summary	Examiner	Art Unit	
	John Rivell	3753	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence addr	'ess
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period was period for reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	66(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE!	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	munication.
Status			
1) Responsive to communication(s) filed on 28 Ja	nuary 2004.		
2a) This action is FINAL . 2b) ⊠ This	action is non-final.		
3) Since this application is in condition for allowar			nerits is
closed in accordance with the practice under E	ix parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 39-43 is/are pendin6YiXthe application 4a) Of the above claim(s) is/are withdray 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 39 and 43 is/are receted. 242Y*p794 7) ☐ Claim(s) 40-42 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 28 January 2004 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	a) \square accepted or b) \square objected drawing(s) be held in abeyance. Setion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFF	R 1.121(d).
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority document: application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National S	itage
Attachment(s)	4) 🔲 Interview Summary	, (PTO-413)	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5)	atent Application (PTO-	152)

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By preliminary amendment filed concurrently with the application, formal drawings including changes in figures 1-4, 9, 10, 13 and 14 are approved. Thus all drawings are currently approved.

Additionally, in the preliminary amendment claims 1-38 have been canceled in favor of new claims 39-43.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(f) or (g) prior art under 35 U.S.C. 103(a).

Claims 39 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bowerman in view of King, Sr.

The patent to Bowerman discloses "a valve apparatus having a longitudinal axis therethrough, comprising: i) a valve seat member (5) that comprises a hollow bore and a first frustoconical contact surface (6); ii) a valve closure member (7) that comprises a body and a second frustoconical contact surface (8) that is adapted to seal against the first frustoconical contact surface (6), the valve closure member being movable along the longitudinal axis of the valve apparatus; iii) a fluid flow path through the bore of the valve seat member and between the valve seat member and the valve closure member, the fluid flow path being closed when the second frustoconical contact surface (8) is in

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contact with the first frustoconical contact surface (6); and iv) a reverse screening member (9, 10) that is attached to at least one of the valve closure member (7) or the valve seat member and that screens particles from fluid passing through the fluid flow path in a reverse direction when the valve closure member approaches the valve seat member" as recited in claim 39.

Thus the patent to Bowerman discloses all the claimed features with the exception of having "a means to delay the valve closure while the reverse screening member is within a range of screening distances from the opposing frustoconical contact surface wherein the means to delay valve closure is a resilient screening insert which allows the passage of screened fluid until differential pressure across the valve deforms the insert to seal the valve, and further wherein the resilient screening insert comprises at least one protrusion from its contacting surface, and the one or more protrusions create a screening gap between the insert and the opposing frustoconical contacting surface when the valve closure member approaches the valve seat member".

This feature called for by the claim is directed to an element extending from the valve seat facing surface of a valve heads which initially prevents the valve from seating "until differential pressure across the valve deforms the insert to seal the valve". This feature is not exclusive to plural seating valves of the type claimed but can be fond in any valve environment in which the function, e.g. no seating "until differential pressure across the valve deforms the insert to seal the valve" is desired.

The patent to King, Sr. discloses that it is known in the art to employ "protrusions 120 in figure 13, extending from the valve seat facing surface of a valve head cooperating with a valve seat 102 for the purpose of maintaining the valve head away from the seat and thus in an open position permitting fluid flow across the valve "until

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differential pressure across the valve deforms the insert to seal the valve". As an aside the protrusion also forms a "gap" of certain size functioning to filter out particles larger than the "gap" size.

It would have been obvious at the time the invention was made to a person having ordinary skill in the art to employ in Bowerman "protrusions" extending from the "reverse screening member" 9,10 for the purpose of maintaining the valve head away from the seat and thus in an open position permitting fluid flow across the valve until differential pressure across the valve deforms the insert to seal the valve as recognized by King, Sr.

Regarding claim 43, in King, Sr., "the one or more protrusions (120) are of non-resilient material, and (in the device of the combination) the insert deforms over the protrusions to seal the valve" as recited.

Claims 40-42 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Rivell whose telephone number is (703) 308-2599. The examiner can normally be reached on Mon.-Thur. from 6:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dave Scherbel can be reached on (703) 308-1272. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

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published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

/ John Rivell Primary Examiner Art Unit 3753

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